

EXHIBIT 64

Page 1

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2 UNITED STATES DISTRICT COURT
3 NORTHERN DISTRICT OF CALIFORNIA
4 SAN FRANCISCO DIVISION

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6 -----x
7 AARON SENNE, et al., Individually and on
8 Behalf of All Those Similarly Situated;

9

10 Plaintiffs,

11

12 CASE NO.

13

14 -against- 3:14-cv-00608-JCS

15

16 OFFICE OF THE COMMISSIONER OF
17 BASEBALL, an unincorporated association
18 doing business as MAJOR LEAGUE
19 BASEBALL, et al.;

20

21 Defendants.

22 -----x

23

24 May 10, 2021

25

26 10:04 a.m.

27

28 VIRTUAL VIDEO DEPOSITION of CODY SEDLOCK,
29 taken by counsel for the Defendants, via
30 Zoom before Amy Klein Campion, a Shorthand
31 Reporter and Notary Public within and for
32 the State of New York.

33

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35 JOB NO.: NY4564257

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Page 5

1 - Proceedings -

2 this remote video arrangement and the
3 court reporter swearing in the witness
4 remotely.

5 Go ahead and swear the witness,
6 court reporter.

7 (The witness was sworn.)

8 MR. LUPION: On behalf of the
9 Defendants, Adam Lupion with the
10 Proskauer Rose Law Firm.

11 Also joining us on Zoom from
12 Proskauer is Elise Bloom, Noa Baddish
13 and Samantha Manelin.

14 MR. BROSHUIS: Hi, this is
15 Garrett Broshuis on behalf of
16 Plaintiffs from Korein Tillery, and I
17 have with me Jamie Boyer from Korein
18 Tillery and Bobby Pouya from Pearson
19 Simon & Warshaw.

20 C O D Y S E D L O C K,
21 residing at 718 South Cherry Grove
22 Avenue, Annapolis, Maryland, having been
23 first duly sworn by the Notary Public via
24 Zoom (Amy Klein Campion) via Zoom, was
25 examined and testified as follows:

Page 317

1 - C. Sedlock -

2 no, that you haven't lived in poverty,
3 correct?

4 A. Please rephrase the question.

5 Q. Okay. My question is, yes or
6 no, have you lived in poverty during your
7 time as a Minor League Baseball Player,
8 yes or no?

9 A. No. However --

10 Q. It's a yes or no, thank you.
11 I'll move on.

12 MR. BROSHUIS: I'll object that
13 you're not allowing the witness to
14 explain his answer.

15 MR. LUPION: It doesn't require
16 an explanation, Garrett. It's a yes
17 or no question.

18 MR. BROSHUIS: Same objection.

19 Q. Mr. Sedlock, have you ever
20 struggled to buy food?

21 MR. BROSHUIS: Objection; form.

22 A. I have not. However, many of my
23 colleagues have struggled to be able to
24 eat even enough to sustain their body.

25 Q. Okay, but you haven't had that

Page 318

1 - C. Sedlock -

2 experience, right?

3 A. No, and I think that speaks
4 words on why I am participating in this
5 case. Because I do have a signing bonus
6 so I'm one of the lucky ones where many,
7 many, many of my teammates live in poverty
8 throughout the entire year.

9 Q. Mr. Sedlock, remembering that
10 you're under oath, when was the first time
11 that you learned that the trial in this
12 case was scheduled for next June --

13 MR. BROSHUIS: Objection to
14 form.

15 Q. -- and July of 2020?

16 MR. BROSHUIS: Objection; form
17 and to the extent it requires
18 divulging attorney-client
19 communications I would instruct --

20 MR. LUPION: Garrett, I'm not
21 asking for an attorney-client
22 privilege. I asked for a date.

23 MR. BROSHUIS: That's why I said
24 to the extent that it is requiring
25 attorney-client privileged